ORIGINAL

DANIEL JOSEPH WIK, Claimant,

v.

1

2

3

4

5

6

7

8

9

10

11

12

13

DONALD CUNNINGHAM in his official, individual, and human capacity, BARRY MILLER in his official, individual, and human capacity, HUGH McCARTNEY in his official, individual, and human capacity, RACHAEL MILLSPAUGH in her official, individual, and human capacity, JOSEPH NENNI in his official, individual, and human capacity, MICHELE SMITH in her official, individual, and human capacity, DONALD KUNEGO in his alleged official, individual, and human capacity, ROBERT SWAPCEINSKI in his alleged official, individual, and human capacity, Respondents.

50(h) Hearing in the Above-Titled Matter

14 Sworn Testimony of:

15 Donald Joseph Wik

16

17 Bergen Town Hall
10 Hunter Street
Bergen, New York 14416

18

19 <u>Date</u>: January 19, 2011

20

Time: 10:00 a.m.

2122

25

Reported By: JENNIFER A. MINNEHAN

23

Alliance Court Reporting, Inc.

24 183

183 Main Street East, Suite 1500

Rochester, New York 14604

ALLIANCE

Video Conferencing and Videography Center
www.alliancecourtreporting.net

1

DANIEL JOSEPH WIK - BY MR. FLYNN

If you need to take a break at any time, you can do that. I just ask that you answer any question that is pending before we engage in a break.

A. Okay.

- Q. And if you don't understand my question, let me know; I'll rephrase it. Otherwise, I'll assume that you both heard and understood it. Fair enough?
 - A. Yes.
- Q. I'll start with some background information on you and then we'll get to the allegations contained in your Notice of Claim.

Do you still live at 659 Averill Avenue?

- A. Since there's pending litigation, I'm going to choose not to be compelled to be a witness against myself by answering that. I will receive all correspondence there.
- Q. Mr. Wik, this is a 50(h) Hearing, which you've elected to record on your own, which is fine. But you are compelled to answer questions that are put to you.

You instigated this action with the Notice of Claim. Pursuant to General Municipal Law, you'll answer all questions that are pertinent to your Notice of Claim.

ALLIANCE COURT REPORTING INC

5

1	DANIEL JOSEPH WIK - BY MR. FLYNN
2	A. Sometimes I drywall, sometimes I paint,
3	sometimes I do roofing.
4	Q. Okay. And when you do that work, are you
5	reimbursed for your time and your labor?
6	A. Sometimes.
7	Q. And are there times that you're not?
8	A. Yes.
9	Q. Is that charitable work on your behalf?
10	A. You may call it that.
11	Q. What do you call it?
12	A. I can't call it anything.
13	Q. When you provide services or labor for
14	someone and you're not receiving anything in return,
15	you don't call that anything? You do that because
16	you're a nice guy? Because you owe somebody money?
17	A. For various reasons. One may say it's
18	charitable, another might say it's just, you know,
19	trading off. I do that at times too.
20	Q. Do you file New York State or Federal tax
21	returns?
22	A. I choose not to answer that question, and
23	the fact I choose not to testify against myself.
24	Q. So that means no, right?

I didn't say that. I choose not to give

25

_	DANIEL JOSEPH WIN - BY MR. FLYNN
2	testimony against myself.
3	Q. Did you file tax returns for the calendar
4	year 2009?
5	A. I choose not to give testimony against
6	myself.
7	Q. Did you file tax returns in 2008?
8	A. I choose not to give testimony against
9	myself.
10	Q. What about 2007, did you file tax returns?
11	A. I choose not to give testimony against
12	myself.
13	Q. Okay. Any time from the time you
14	graduated college or finished college, anyway
15	around 1994, did you ever file a New York State or
16	Federal tax return?
17	A. I choose not to give testimony against
18	myself.
19	Q. I see. Do you have a valid New York State
20	driver's license?
21	A. I don't believe so.
22	Q. Have you ever applied for one from the New
23	York State Department of Motor Vehicles?
24	A. I don't believe so.
25	Q. Have you ever possessed a driver's license